# The Gazette of India

PUBLISHED BY AUTHORITY

₩ 20] No. 20] नई बिल्ली, शनिवार, मई 15, 1965 (वैसाख 25, 1887) NEW DELHI, SATURDAY, MAY 15, 1965 (VAISAKHA 25, 1887)

इस माग में भिन्न पृथ्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compliation

# भाग IV PART IV

गैर-मरकारी व्यक्तियों भौर गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं Advertisements and Notices by Private Individuals and Private Bodies

### DAMODAR VALLEY CORPORATION

Calcuta the 26th March 1965

No. 58—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948) the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendments to the Damodar Valley Corporation Service Regulations, published under Notification of the Damodar Valley Corporation No. 5 dated the 28th January 1957, namely:—

In the Damodar Valley Corporation Service Regulations-

In Regulation 54, for clause (a), the following clause shall be substituted, namely:—

- "(a) for self
  - (i) Journeys by rail—A single fare of the class in which an employee is entitled to accommodation plus a lump sum at the rate of half month's pay subject to a maximum of Rs. 150.00 plus a sum twice as much as the amount of incidental expenses prescribed for journeys on tour in Regulation 49.II.A(2).
- (ii) Journeys by road—Lump sum at the rate of half month's pay subject to a maximum of Rs. 150.00 plus one road mileage as admissible for journeys on tour under Regulation 49 I.

Note 1. When the old and the new headquarters of an employee are not connected by rail and when an employee avails of free transit by means of a conveyance supplied by the Corporation for a road journey ou transfer, he will be entitled to lump sum of half month's pay subject to a maximum of Rs. 150 and in addition, one-half of the mileage allowance.

Note 2. Where the personal servants or relatives of such employee (for whom he is not entitled to draw travelling allowance under the Regulations) are provided free transport in the Corporation vehicle, the incidental expenses shall be reduced by the amount which he would have incurred on account of such servants or relatives, had they travelled by the normal mode of transport between the two stations. If the allowance for incidental expenses is less than the amount to be recovered, the excess shall be recovered in cash if it cannot be adjusted against the amount reimbursable in respect of the carriage of personal effects.

Note 3. If any personal effects exceeding the free allowance allowed by the normal mode of transport are carried free in Corporation vehicle, the weight carried by the Corporation vehicle should be deducted from the maximum quantity allowed under clause (c). In case the weight carried by the Corporation vehicle exceeds the maximum quantity allowed under clause (c), the recovery for the carriage of the excess may be made from the employee at the rate at which he would have been reimbursed, had he taken the same (excess) quantity by private conveyance.

Note 4. When the old and the new headquarters are connected by rail and when an employee avails of free transit by means of a conveyance supplied by the Corporation for a road journey on transfer, he will be entitled to a lump sum of half month's pay subject to a maximum of Rs. 150 and, in addition, one-half of the mileage allowance limited to the allowance for incidental expenses which would have been admissible to him had he travelled by rail.

Note 5. If the personal servants or relatives of such employee (for whom he is not entitled to draw travelling allowance under the regulation) are provided free transport in the Corporation vehicle, the incidental expenses should be reduced by the rail fares which he should have incurred on account of such servants or relatives had they travelled by rail by the class of accommodation to which the employee was entitled to travel. If the allowance for incidental expenses is less than the amount of such rail fares, the excess shall be recovered in cash if it cannot be adjusted against the amount reimbursable in respect of carriage of personal effects.

Note 6. If any personal effects exceeding the free allowance which would have been permissible had the employee travelled by rail, are carried free in a Corporation vehicle, a corresponding reduction on account of extra luggage shall be made from the maximum weight in kilograms allowed under clause (c). In case the weight carried by Corporation conveyance exceeds the maximum weight allowed under clause (c), the recovery for the carriage of the balance less the free allowance may be made from the employee at the rate at which he would have been reimbursed, had he taken the same (excess) quantity by rail.

Note 7. The claims of the employee in respect of the members of his family and personal effects which are governed respectively by clauses (b) and (c) are not affected when the employee alone is allowed free transit but the total luggage carried by him shall not exceed the total quantity of kilograms admissible under clause (c).

L/G70GI/65

Note 8. If Corporation vehicle is used by an employee for the conveyance of the members of his family and his personal effects, no extra allowance or mileage under clauses (b) and (c) will be admissible."

The Notification shall be deemed to have come into torce with effect from the 8th November 1962.

By order

B. SEN GUPTA General Manager and Secretary

# INDIAN AIRLINES EMPLOYEES' PROVIDENT FUND REGULATIONS, 1955

Delhi the 6th April 1965

No. PFB/2/4978—In exercise of the powers conferred by Section 45 of the Air Corporations Act, 1953 (27 of 1953), Indian Airlines Corporation hereby makes, with the previous approval of the Central Government, the following amendments in the Indian Airlines Employees' Provident Fund Regulations, 1955, namely:—

- 1. The existing provision under Regulation 12 shall be numbered as sub-regulation (1) and after sub-regulation (1) so numbered, the following sub-regulation (2) shall be added to Regulation 12:
  - "(2) A retired Government servant employed in the Corporation may also be permitted to become a member of the Fund from the date of commencement of his employment in the Corporation or from the date he ceases to have any connection with his preretirement post whichever is later, but the Corporation's contribution and interest thereon will not be credited to his account, unless the total period of his employment in the Corporation is more than one year from the date of commencement of his membership."
- 2. After Regulation 12, the following regulation shall be added as Regulation 12-A.
  - "12-A: Procedure on employment of a person who was previously a subscriber to any Provident Fund of the Government or of a body Corporate, owned or controlled by the Government.

Where a person employed in the Corporation was previously a subscriber to any Provident Fund of the Government or a Body Corporate, owned or controlled by the Government, the transfer of his Provident Fund accumulations from the Government Department or Body Corporate shall accepted to his credit to an initial deposit in the Fund. Provided that after the acceptance of the transfer, the provident fund account of the employee shall he governed by the Regulations of the Fund."

- 3. The following sub-clause (iii) shall be added to sub-regulation (2) of Regulation 20:—
  - "(iii) where a retired Government servant is employed in the Corporation and is permitted to become a member of the Fund under sub-regulation (2) of Regulation 12, the Board shall have power to pay at the appropriate time the full amount of the Corporation's contribution together with interest thereon if he ceases to be in the service of the Corporation after completing more than one year's service, unless such payment is withheld under any other provisions of these Regulations."
- 4. The following sub-regulation (4) shall be added under Regulation 20:—
  - "(4) Save as provided in sub-regulation (3) of Regulation 23, when a member, having ceased to be an employee of the Corporation, joins the service of a Government Department or a Body Corporate, owned or controlled by the Government, the amount of subscriptions and contributions together with interest thereon, shall not be paid to him, but shall be transferred, with the consent of the Government Department or the Body Corporate to his new provident fund account under that Department/Body".

(This shall take effect from 7th December 1962).

D. R. KOHLI Secretary Indian Airlines Corporation NOTIFICATION BY THE COCHIN OIL MER-CHANTS' ASSOCIATION, COCHIN

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Cochin Oil Merchants' Association, Cochin, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

### **AMENDMENTS**

"1. After Bye-law 210, the following shall be added as Bye-law 210A.

"Bye-law 210A (i) No member of the Association shall trade in forward contracts in coconut oil either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior approval of the Forward Markets Commission.

(ii) A person who is registered with the Association as in (i) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced by the person concerned to the prescribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission.

### 2. In Bye-law 43A.

For the words "trading by member and/or each of his clients or upon the open position of members or controlled by member and/or each of his clients "the following words shall be substituted, namely:—

"trading by a member or by a registered nonmember or upon the open position of a member or controlled by a member or upon the open position of a registered non-member or controlled by a registered non-member."

M. C. VARGHESE

Secretary
Cochin Oll Merchants' Association
Cochin

Cochin-2, 22nd December 1964.

## LOST

The Government Promissory Note No. CA226436 of the Three per cent Conversion loan of 1946 for Rs. 9000/- originally standing in the name of Rashbehary Mukherjee the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the undersigned on the strength of Hon'ble Calcutta High Court's order dated 29-4-64 passed in Suit No. 323 of 1961. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Signature of the Advertisers—Panchu Gopal Mukherjee. Residence—47. Girish Park North, Calcutta-6.

# SANTILATA CHATTERJEE

41. Kailash Boşe Street Calcutta

(Joint Executors and Trustees and/or Sebaits to the estate of late Thakomony Debi as per Hon'ble Calcutta High Court's order's order dated 29-4-64 passed in Suit No. 323 of 1961).

### CHANGE OF NAMES

I, hitherto known as Kumari LEELA VISHNU LIMAYE daughter of Shri VISHNU LAXMAN LIMAYE, employed as Telephone Operator in Bombay Telephone Exchange, Bombay, residing at 14, 2nd Bhatwadi, Bombay-4, have changed my name and shall hereafter be known as Shrimati SHUBHADA SHARAD-CHANDRA PANDIT.

It is certified that I have complied with other legal formalities.

Kum. L. V. LJMAYE (Sd. in existing name)

I, hitherto known as B. C. MADDULETI SWAMY son of Shri B. NAGIAH, employed as Guard in Central Railway, Secunderabad Division, residing at Begumpet, H. No. 1-11-214, Secunderabad, have changed my name and shall hereafter be known as B. C. MADHU,

It is certified that I have complied with other legal requirements in this connection.

B. C. MADDULETI SWAMY (Sd. in existing name)

I, hitherto known as RAM son of Shri MOTUMAL, employed as L.D.C. in Min. of External Affairs, have changed my name and shall hereafter be known as RAM RADHWANI.

It is certified that I have complied with other legal requirements in this connection.

RAM

(Sd. in existing name)

I, hitherto known as LALIT KUMAR BAJRAGI son Lt. Radha Kanta Bairagi employed as U.D. Asstt. in the Office of the Accountant General, West Bengal, residing at 19/R/1A, Paik Para, Raja Mahindra Road, Calcutta-37, have changed my name and shall hereafter be known as LALIT KUMAR BARAL.

It is certified that I have complied with other legal requirements in this connection,

LAUT KUMAR BAIRAGI (Sd. in existing name)

I, hitherto known as KRISHNA son of Late NAGEN-DRA NATH MUKHERJEE, employed as Clerk, Gr. II in DCOS Office, E. Rly., Howrah, residing at 30, Kaibattapara Lane, Howrah, have changed my name and shall hereafter be known as KRISHNA PADA MUKHER-JEE.

It is certified that I have complied with other legal requirements in this connection.

KRISHNA (Sd. in existing name)